

EXHIBIT 41

HIGHLY CONFIDENTIAL - OUTSIDE COUNSEL EYES ONLY
UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

NIKE, INC., :
Plaintiff, : Case No. 1:22-cv-983
:
v. :
STOCKX LLC, :
Defendant. :
----- :

VIDEOTAPE DEPOSITION OF:
YASIR MALIK
NEW YORK, NEW YORK
THURSDAY, JANUARY 12, 2023

REPORTED BY:
SILVIA P. WAGE, CCR, CRR, RPR
JOB NO. 5641354

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January 12, 2023

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10:35 a.m.

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Videotape deposition of YASIR MALIK,

6

held at the offices of DLA PIPER LLP (US), 1251

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Avenue of the Americas, 27th Floor, Conference

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Room 27A, New York, New York, pursuant to

9

agreement before SILVIA P. WAGE, a Certified

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Shorthand Reporter, Certified Realtime Reporter,

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Registered Professional Reporter, and Notary

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Public for the States of New Jersey, New York and

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Pennsylvania.

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2 your way."

3 What does that sentence mean?

4 A. Essentially, all orders that go
5 through -- for any user who makes a purchase
6 through the StockX platform, all their orders go
7 through our authentication process.

8 Q. Okay. And the authentication process
9 is to confirm that a product is 100 percent
10 authentic; is that right?

11 A. I would say that it goes through our
12 authentication process and, like, we do our best
13 to make sure that it's authentic.

14 Q. Okay. Well, it says, "Once we make
15 sure it's 100 percent authentic, we will send it
16 your way."

17 Do you see that?

18 A. I see that.

19 Q. Okay. Is that an incorrect
20 statement?

21 A. My view is that we -- our goal is --
22 that every product goes through the
23 authentication process and, like, to the best of
24 our ability, like, everything generally that goes
25 through the process is authentic. But

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2 occasionally understand that there's slipups to
3 that process. And so, obviously, our goal that
4 if that was to ever happen was to generally just
5 make it right.

6 Q. I've heard that statement before.

7 Alright. Let's do the next one.

8 (Deposition Exhibit 10, 12/27/21
9 e-mail to Vault Inventory Trader from StockX
10 STX0121511 to STX0121513 marked Confidential, was
11 marked for identification.)

12 Q. Mr. Malik, prior to preparing for
13 this deposition, did you ever say that your
14 100 percent authentic claim means that you
15 occasionally understand that there's slipups to
16 that process, so, obviously, our goal is to
17 generally make it right?

18 A. Have -- is your -- is your question
19 have I said that before?

20 Q. Yeah, vis-à-vis the 100 percent
21 authentic claims that we just looked at.

22 A. I don't know if I've used this, like,
23 that same language. But I think since I first
24 started working at StockX, I've always truly
25 believed that.